•	
1	
•	
2	
2	
_	
3	
4	
5	
	l
6	
_	
7	
,	
_	
8	l
9	
10	
11	İ
• •	
12	
12	
13	
	l
14	
15	
16	l
17	1
• • •	
18	
10	
19	
20	
21	
22	
23	
د2	

24

25

FILED ENTERED RECEIVED

OCT 0 7 2010 RE

Print Form

## Instructions for use:

- Check the above box "Highlight Fields" to show fields on this form.
- 2. Complete the form.
- 3. Print, sign the document, and file with the court...

## UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON

DAVID C. BROOKERS

Plaintiff(s)

vs.

BARRICK GOLD CORP.

Defendant(s),

COMPLAINT C1 0-1610 Rem

## **Parties to this Complaint:**

Plaintiff's Name, Address and Phone Number

DAVID C. BROOKEUS BOD 5TH AVE, DEFT. 339 SEATTLE, WH. 98104

Defendant's Name, Address and Phone Number

BARTICK GOLD CORP.

161 BAY STREET, SUITE 3700

TOROWDO, CAMADA.

M55 251

Defendant's Name, Address and Phone Number



Case 2:10-cv-01610-RSM Document 1 Filed 10/07/10 Page 2 of 4

**Relief:** (State briefly exactly what you want the court to do for you) AWARD PLAINTIFF DAMABES IN AND OR 155HE AM INTONCTION **Jury Demand:** (Optional) YES 

OCT 07 2010

RE

**UNITED STATES DISTRICT COURT** 

CLERK U.S. DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
DEPUTY

WESTERN DISTRICT OF WASHINGTON

AT SEATTLE

David C. Brookens,

Plaintiff

No. C10-1610 RSM

**CONVERSION** 

POSSESSION OF STOLEN PROPERTY

vs

Barrick Gold Corporation ETAL

Defendant

## Plaintiff alledges

- 1. Plaintiff address is 800 5<sup>th</sup> Ave., Dept. 339, Seattle, Washington, 98104, King County.
- 2. Defendant's address is 161 Bay Street, Suite 3700, Toronto, Canada, M5J 2S1.
- 3. That I am the inventor of the Patent Application HEAP LEACH BIO-OXIDATION.
- 4. That on or about 2001, at Seattle, Washington, through a concealed breach of trust, the Application was wrongfuly changed into a trade secret
- 5. That in the due course of events, defendant wrongfully misappropriated said invention.
- 6. That notwithstanding Plaintiff's demand, Defendant continues to utilize said invention in Concealment at Defendant's Pipeline Mill near Elko, Nevada and other locations.
- 7. That Defendant pays royalties for the use of said invention.
- 8. That without a patent, Plaintiff cannot sell his invention, which he values at \$5,000,000.00, Nor does he receive any compensation for its use as a trade secret.
  Plaintiff has been damaged in an amount yet to be determined and asks for injunctive relief.

DATED THIS  $\frac{1}{2}$  day of October, 2010.

DAVID C. BROOKENS

David C. Brookens, pro se

No summons Issues

EN 37017